



महाराष्ट्र शासन राजपत्र भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ६, अंक ९]

गुरुवार ते बुधवार, एप्रिल २४-३०, २०१४/वैशाख ४-१०, शके १९३६

[पृष्ठे २४, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

Serial No. 41

TATA STEEL LIMITED

Regd. Office: TSR Darashaw Private Ltd., 6-10 Haji Moosa Patrawala Industrial Estate, 20, Dr. E Moses Road, Near Famous Studio, Mahalaxmi Mumbai 400 011.

Notice

Notice is hereby given that the certificate(s) for the under mentioned securities of the Company has been lost/ mislaid and the holder(s) of the said securities/applicant(s) has applied to the Company to issue duplicate certificate(s).

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificate(s) without further intimation.

Name of holder(s)	Kind of Securities	No. of Secs.	Distinctive Number(s)
Prakash Ramrao Nikam	Shears of	02	Old Shares of Rs. 100
Nirmala Prakash Nikam	Tata Steel Ltd.	70	194482711-194482780
		57	278174137-278174193
		17	333151589-333151605
		107	380336688-380336794

Place: Shrirampur, Date: 11th April 2014. PRAKASH RAMRAO NIKAM, NIRMALA PRAKASH NIKAM, Name(s) of holder(s)/Applicant(s).



महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादित प्रस्तावित योजनांची अधिसूचना

महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादित

क्रमांक एमएसइटीसीएल/सीओ/टीआर. प्रोज./पब्लिक नोटिफिकेशन/४१८८.

विद्युत कायदा, २००३ च्या कलम १६४ प्रमाणे व महाराष्ट्र शासनाच्या आदेश क्रमांक ०६/प्र.क्र.-३१२/ऊर्जा/४, दिनांक २४ ऑगस्ट २००६ (शासकीय राजपत्र, पान क्रमांक २८०), नुसार महाराष्ट्र राज्य विद्युत पारेषण कंपनी, तिला प्रदान केलेल्या अधिकारानुसार, खाली नमूद केल्याप्रमाणे अति उच्च दाब पारेषण योजनांचे काम हाती घेण्याचे प्रस्तावित करीत आहे. या सर्व अधिकारांचा वापर प्रस्तावित योजनेतील विजेचे पारेषण, वितरण अगर म.रा.वि. पारेषण कंपनी मर्यादितच्या समन्वय, संचलन व सुव्यवस्था या कामाकरिता पारेषण कंपनीद्वारे करण्यात येईल. जनतेच्या माहितीकरिता ही अधिसूचना देण्यात येत आहे.

- २. खालील योजना त्या भागातील अस्तित्वात असलेल्या वीज ग्राहकांच्या वाढत्या विजेची गरज पुरविण्यासाठी व नवीन ग्राहकांना वीजपुरवठा करण्यासाठी, तसेच विद्युत निष्कासन व्यवस्था/विद्युतप्रणाली सक्षम करण्यासाठी आहे.—
 - (१) नागपूर जिल्ह्यात २२० के.व्ही. नवीन पारडी उपकेंद्राच्या कामात बदल. (i) (अ) अस्तित्वात असलेल्या २२० के.व्ही. कन्हान-उमरेड वाहिनीवर लिलो करून २२० के.व्ही. दुहेरी परिपथ मनोऱ्यावर लोकेशन "अ" पासून "ब" पर्यंत दुहेरी परिपथ वाहिनीची उभारणी करणे. १ कि.मी. (ब) २२० के.व्ही. बहुपरिपथ मनोऱ्यावर दुहेरी परिपथ वाहिनीची लोकेशन "ब" पासून "क" पर्यंत उभारणी करणे-९.५ कि.मी. (क) २२० के.व्ही. पारडी उपकेंद्राजवळ जिमनीखालून दुहेरी परिपथ केबल टाकणे-२ कि.मी., (ii) २२० के.व्ही. पारडी उपकेंद्रात १३२ के.व्ही. वाहिनीच्या पुर्नजोडणीसाठी केबल टाकणे ०.१५ कि.मी., (iii) ३३ के.व्ही. केबल टाकणे ९३ कि.मी. या जोजनेचा अंदाजित खर्च रु. ६६३२.०० लाख इतका आहे.
 - (२) औरंगाबाद आणि जालना जिल्ह्यात २२० के.व्ही. वाहिनी उभारणीच्या कामात बदल. (i) २२० के.व्ही. पडेगांव आणि २२० के. व्ही. सावंगी उपकेंद्र दरम्यान २२० के. व्ही. दुसऱ्या परिपथ वाहिनीची उभारणी करणे.—१५ कि.मी., (ii) २२० के.व्ही. पडेगांव ते २२० के.व्ही. सावंगी उपकेंद्र दरम्यान अस्तित्वात असलेल्या वाहिनीवर लिलो करून २२० के.व्ही. बहुपरिपथ मनोऱ्यावर दुहेरी परिपथ वाहिनीची ४०० के.व्ही. वाळूज उपकेंद्रापर्यंत उभारणी करणे १६ कि.मी., (iii) २२० के.व्ही. वाहिनी बे-२ नं., (iv) २२० के.व्ही. पीएलसीसी वाहिनी उपकरणे ४ नं. या योजनेचा अंदाजित खर्च रु. २२७३.०० लाख इतका आहे.
 - (३) पुणे जिल्ह्यात २२०/३३ के.व्ही. बालेवाडी (जी.आय.एस) उपकेंद्राची उभारणी करणेबाबत. (i) २२० के.व्ही. चिंचवड उपकेंद्र ते २२० के.व्ही. पर्वती उपकेंद्रादरम्यान अस्तित्वात असलेल्या २२० के.व्ही. वाहिनीवर लिलो करून बहुपरिपथ मनोऱ्यावर २२० के.व्ही. दुहेरी परिपथ वाहिनी उभारणे ३ कि.मी. (ब्ल्यू रिच उपकेंद्र बायपास लोकेशनपर्यंत), (ii) २२० के.व्ही. ची दुहेरी परिपथ केबल ब्ल्यू रिच उपकेंद्र बायपास पासून ते २२० के.व्ही. बालेवाडी उपकेंद्रापर्यंत टाकणे ३ कि.मी., (iii) ५० एम.व्ही.ए., २२०/३३ के.व्ही. क्षमतेचे रोहित्रे उभारणे. २ नं., (iv) २२० के.व्ही. रोहित्र बे एचव्ही बाजू (जीआएस्) २ नं., (v) २२० के.व्ही. बसकपलर बे-१ नं., (v) २२० के.व्ही. वाहिनी बे (जीआयएस्)-२ नं., (v) ३३ के.व्ही. बे (जी.आय.एस.)-१७ नं. या योजनेचा अंदाजित खर्च रु. १११०२.०० लाख इतका आहे.
 - ३. परवानेधारक अगर हितसंबंध असलेल्या व्यक्तीने हवे असल्यास, ही सूचना प्रसिद्ध केलेल्या तारखेपासून दोन महिन्यांच्या आत महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादितच्या विचाराकरिता पारेषण कंपनीस प्रतिवेदने पाठवावीत, अशी त्यांना अधिसूचना देण्यात येत आहे. याबाबतची अधिक माहिती मुख्य अभियंता (पारेषण प्रकल्प व अभिकल्प), महाराष्ट्र राज्य विद्युत पारेषण कंपनी मर्यादित, ५ वा मजला, प्रकाशगंगा, प्लॉट नं. सी-१९, बांद्रा-कुर्ला संकुल, बांद्रा (पूर्व), मुंबई ४०० ०५१ यांचेशी वेळीच संपर्क साधून मिळू शकते.

मुंबई, दिनांक ७ एप्रिल २०१४. ओमप्रकाश एम्पाल,

संचालक (प्रकल्प).

Serial No. 42

Notice

Notice is hereby given that the certificates for 562 equity shares of Novartis India Limited standing in the name of under mentioned shareholders have been lost or mislaid and application(s) have been received by the Company to issue duplicate share certificates.

Sr. No.	Folio No.	Shareholders Name	No. of Shares	Distinctive Nos.
1	$02111373 \\ 1000010$	Ila Pal	$\begin{array}{c} 220 \\ 2 \end{array}$	4271548-4271767 31902679-31902680
2	02373777	Vasudeo Mondkar/ Kumud Mondkar	90	16448756-16448845
3	02390892	Waman Vishnu Kelekar/ Netra Waman Kelekar	90	16781522-16781611
4	02238659	P G Padmanabhan	150	15653128-15653277
5	02358174	Taruna Gadhia/Chhotalal Gadhia	10	16267544-16267553

Any person(s) who has/have a claim in respect of the said shares should lodge such claim with the Company at its *Registered Office*: Novartis India Limited, Sandoz House, Shivsagar Estate, Dr. Annie Besant Road, Worli, Mumbai 400 018 within 15 days from the date of this notice, failing which the Company will proceed to issue duplicate share certificates.

For Sharepro Services (India) Pvt. Ltd.,

Place: Mumbai,

Date: 19th April 2014. G. R. RAO.

Serial No. 44

Notice

Notice is hereby given that the certificates for the undermentioned Securities of the Company has been lost/misplaced and the holder of the said securities/applicant has applied to the Company to issue duplicate certificates.

Any person who has a claim in respect of the said securities should lodge such claim with the company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificates without further intimation.

Name of Holder	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
Deepak Parasharam Joshi	Equity Shares of Rs. 2 each	400	12600476-875

Place: Nagpur,

dated, 14th April 2014.

DEEPAK PARASHARAM JOSHI.

TATA MOTORS LIMITED,

Registered Office: Bombay House, 24, Homi Modi Street, Mumbai 400 001.

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Serial No. 45

FORM 155

[See Rule 329]

[Members' Voluntary winding Up]

Name of the Company: Eurochange India Private Limited

Notice convening final meeting

Notice is hereby given in pursuance of Section 497 of the Companies Act, 1956, that a General Meeting of the members of the abovenamed company will be held at 25-B, Manubharti, Azad Lane, S. V. Road, Andheri (West), Mumbai 400 058 on the 30th May, 2014 at 10.30 A.M for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company, the manner in which the books, accounts and documents of the Company and of the liquidator shall be disposed of.

Dated the 21st Day of April, 2014.

For Eurochange India Private Limited,

Registered Office: 24-B, Manubharti, Azad Lane, S. V. Road, Andheri (West), Mumbai 400 058.

ARVIND BHANDARI, Voluntary Liquidator.

Serial No. 46

FORM 155

[See Rule 329]

JAI CORP FINANCE AND HOLDING LIMITED

[In Members' Voluntary Winding Up]

Notice convening final meeting

Notice is hereby given in pursuance of section 497 of the Companies Act, 1956 that a General Meeting of the members of the above-named Company will be held at the Registered office of the Company at 11-B, Mittal Towers, Free Press Journal Marg, Nariman Point, Mumbai 400 021 on the Thursday, 5th day of June 2014 at 11.00 a.m. for the purpose of: having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining by a special resolution of the Company, the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of.

Dated the 19th day of April, 2014.

Jai Corp Finance and Holding Limited, [In Members' Voluntary Winding Up]

SUBODH AGRAWAL, Liquidator.

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

Company Petition No. 152 of 2013

In the Matter of Sections 433(e) and 434(1) of the Companies Act, 1956;

And

In The Matter Of Zeba Solar Gujarat Pvt. Ltd., A Company Constituted under the Indian Companies Act, 1956 having its Registered Office At 79, 7th Floor, Jolly Maker Chamber-II, Nariman Point, Mumbai 400 021. CIN No.—

AXIS Bank Limited. (Previously known as UTI Bank Ltd.) Company incorporated under the companies Act, 1956 and Carrying on its Banking Business under the banking Regulation Act, 1949 and having its registered office at "Trishul", 3rd Floor, Opp. Samartheswar Temple, Near Law Garden, Ellisbridge, Ahmedabad 380 006 and amongst other places its branch at Ground floor, Atlanta, Nariman Point, Mumbai 400 021 its Corporate Office at "Axis House", Bombay Dyeing Mills Compound, Pandurang Budhkar Marg, Worli, Mumbai 400 025.

Petitioner.

Advertisement of Petition

A Petition under section 433(e) and 434(1) of the Companies Act, 1956 for Winding-up of the above named Company was presented by the petitioner herein above the honourable court of Bombay on 20th November 2012 as creditor of the company and the said petition was admitted on 25th March 2014 and now the same is fixed for hearing before the Company Judge on 29th April 2014 at 11-00 a.m. in the forenoon or soon thereafter.

Any Person/Creditor and/or Contributory desirous of supporting or apposing the said Petition, should sent to the Petitioner or his Advocate at his office address mentioned hereunder, a Notice of his intention signed by him or his advocate with full name and address so as to reach the petitioner or his Advocate mentioned herein under not later than five days before the date fixed for the hearing of the Petition and appear at the hearing for the purpose in person or by his Advocate.

A copy of the petition will be furnished by the Petitioner's Advocate on payment of the prescribed charges of the same.

Any affidavit intended to be used in opposition to the petition should be filed in Court and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Dated this 24th day of April, 2014.

AKS LEGAL CONSULTANTS, Advocate for the Plaintiffs.

Office No. 48, 2nd Floor, Opp. Bombay Stock Exchange, Bhupen Chambers, Dalal Street, Fort, Mumbai 400 001.

मुंबई येथे न्यायक्षेत्राच्या उच्च न्यायालयातील सर्वसाधारण मूळ दिवाणी न्यायाधिकरिता

कंपनी याचिका क्र. १५२ हा २०१३

कंपनी अधिनियम, १९५६ च्या कलम ४३३ (ई) आणि ४३४ (१) च्या बाबतीत :

आणि

झेबा सोलार गुजरात प्रा. लि., कंपनी प्रस्थापित भारतीय कंपनी अधिनियम, १९५६ अन्वये ज्यांचे नोंदणीकृत कार्यालय ७९, ७वा मजला, जॉली मेकर चेंबर II, निरमन पॉईंट, मुंबई ४०० ०२१ येथे. सीआयएन क्र. :-

ॲक्सिस बॅक लिमिटेड (पूर्वोक्त ज्ञात युटीआय बॅक लि.) कंपनी प्रस्थापित कंपनी अधिनियम, १९५६ अन्वये बॅकिंग व्यवहार सांभाळणार बॅकिंग रेग्युलेशन ॲक्ट, १९४९ अन्वये आणि ज्यांचे नोंदणीकृत कार्यालय " त्रिशूल ", ३रा मजला, समर्थेश्वर मंदिरासमोर, लॉ गार्डनजवळ, एलिसब्रिज, अहमदाबाद ३८० ००६ येथे आणि इतर स्थळांदरम्यान त्यांची शाखा तळमजला, अटलांटा, निरमन पॉईंट, मुंबई ४०० ०२१ येथे त्यांचे निगम कार्यालय " ॲक्सिस हाऊस " बॉम्बे डाईंग मिल्स कंपाऊंड, पांडुरंग बुधकर मार्ग, वरळी, मुंबई ४०० ०२५ येथे.

याचिकाकर्ते.

याचिकेची जाहिरात

उपरोक्त कंपनीच्या समापनाकिरता कंपनी अधिनियम, १९५६ च्या कलम ४३३(ई) आणि ४३४(१) अन्वये वरील याचिकाकर्त्यांद्वारे मुंबईच्या सन्मान्य न्यायालयात कंपनीचे धनको म्हणून २० नोव्हेंबर २०१२ रोजी याचिका सादर केली आणि सदर याचिका २५ मार्च २०१४ रोजी दाखल केली आणि सदर आता कंपनी न्यायमूर्तीसमक्ष सुनावणीसाठी २९ एप्रिल २०१४ रोजी स. ११-०० वा. किंवा त्यानंतर लगेच निश्चित केली आहे.

कोणतीही व्यक्ती/धनको आणि/वा अंशदाता सदर याचिकेला बचाव वा विरोध करण्यास इच्छुक असल्यास, त्याने सदर याचिकेच्या सुनावणीकरिता निश्चित केलेल्या तारखेपूर्वी पाच दिवसांत, अर्जदारांच्या विकलांकडे पोहोचेल अशा स्वरुपात त्यांच्या पूर्ण नाव व पत्त्यासह, त्याद्वारे वा त्यांच्या विकलामार्फत स्वाक्षरीकृत अशी त्यांच्या हेतूची सूचना खालील नमूद त्यांच्या कार्यालयात याचिकाकर्ते वा त्यांच्या विकलांना पाठवावी.

याचिकेची प्रत सदरकरिता विहित प्रभाराच्या देयावर याचिकाकर्त्यांचे वकील यांच्याद्वारे देण्यात येईल.

याचिकेला विरोध करण्यासाठी वापरावयास इच्छुक असलेले कोणतेही शपथपत्र, न्यायालयात दाखल करण्यात यावे आणि सदरची प्रत सुनावणीकरिता निश्चित करण्यात आलेल्या तारखेपूर्वी पाच दिवसांपेक्षा कमी दिवसांत पोहोचणार नाही, अशा स्वरुपात याचिकाकर्ते यांना पुरविण्यात यावी.

सदर दिनांक २४ एप्रिल २०१४.

एकेएस लिगल कन्सल्टन्ट्स, वादींकरिता वकील.

कार्यालय क्र. ४८, २ रा मजला, बॉम्बे स्टॉक एक्स्चेंजसमोर, भुपेन चेंबर्स, दलाल स्टीट, फोर्ट, मुंबई ४०० ००१.

Serial No. 48

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

Company Petition No. 469 of 2013

In the Matter of Section 433 (e), 434 And 439 of the Companies Act, 1956;

And

In the Matter Of Winding-up of M/s. Gitanjali Lifestyle Limited, A Company Registered under the Companies Act, 1956 and having its registered Office at Office No. 6, "B" Wing, Laxmi Tower, 1st Floor, "G" Block, Bandra-Kurla Complex, Bandra East, Mumbai 400 051, Maharashtra.

CIN No. U36911MH2007PLC170596.

M/s. Creons Infrastructure Private Limited, (Formerlknown as Creons Advertising Private Limited), A Company Incorporated And Registered Under The Companies Act, 1956 Registered Office At D-119, Lajpat Nagar-1 New Delhi 110 024.

Petitioner.

Advertisement of Petition

A Petition under sections 433, 434 and 439 of the Companies Act, 1956, for the winding-up of the abovenamed Company was presented by the Petitioner hereinabove in the Hon'ble High Court of Judicature at Bombay on 18th October 2012 as Creditors of The Company, and the said Petition was admitted in pursuance of the Order dated 19th March 2014 and now same is fixed for hearing before the Company Judge on 29th April 2014 at 11-00 a.m or soon thereafter.

Any Person/Creditor, and/or Contributory desirous of supporting or opposing the said

petition, should sent to the Petitioner or his Advocate at his office address mentioned hereunder, a Notice of his intention signed by him or his Advocate with his full name and address so as to reach the Petitioner or his Advocate not later than five days before the date fixed for hearing of the Petition, and appear at the hearing for the purpose in person or by your Advocate.

A copy of the petition will be furnished by the Petitioner's Advocate on payment of the prescribed charges for the same.

Any Affidavit intended to be used in opposition to the Petition, should be filed in court, and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Bombay, dated this day of March, 2014.

ASHOK SINGH, Advocate for Petitioner.

302, Gundecha Chambers, Nagindas Master Road, Fort, Mumbai 400 023.

Serial No. 49

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

Company Petition No. 118 of 2013

In the Matter of Companies Act, 1956;

And

In the matter of section 433 and section 434 of the Companies Act, 1956;

And

In the matter of Winding-up of Solutions Infomedia Pvt. Ltd. 5, Madhuban Bldg., 23, Cochin Street, Fort Mumbai 400 001. CIN: U22100MH2005PTC153750.

Respondent.

Versus

Times Innovative Media Limited, having its registered office at 4th Floor, A-Wing, Matulya Centre, Senapati Bapat Marg, Lower Parel (West), Mumbai 400 013.

Petitioner.

Advertisement of Petition

A Petition under section 433 and 434 for the winding-up of the abovenamed Company was presented by the petitioner hereinabove in the Hon'ble High Court of Bombay on 1st October 2012 as Creditors of The Company, and the said Petition was admitted in pursuance of the Order dated 28th March 2014 and now the same is fixed for hearing before the Company Judge on 30th April, 2014 at 11.00 a.m or soon thereafter.

Any Person/Creditor, and/or Contributory desirous of supporting or opposing the said petition, should sent to the Petitioner or his Advocate at his office address mentioned hereunder, a notice of his intention signed by him or his Advocate with his full name and address so as to reach the Petitioner or his Advocate not later than five days before the date fixed for hearing of the Petition, and appear at the hearing for the purpose in person or by his Advocate.

A copy of the petition will be furnished by the Petitioner's Advocate on payment of the prescribed charges for the same.

Any Affidavit intended to be used in opposition to the Petition, should be filed in court, and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Bombay, dated this 21st day of April, 2014.

M/S. HALAI & CO.,

186/187, 1st floor, Ashoka Shopping Centre, L.T. Marg, Mumbai 400 001.

NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Regd. Office: Exchange Plaza, Plot C-1, Block-G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051.

As per the requirements of Rule 18 of the Securities Contracts (Regulation) Rules, 1957, the proposed amendments to the Byelaws of National Stock Exchange of India Limited, as given hereunder, are published for criticism in accordance with the provisions of Section 23 of the General Clauses Act, 1897 in the *Official Gazette* of State of Maharashtra. Any person having any observations on the proposed amendments to the Byelaws can send the same in writing to the undersigned at the Exchange Plaza, Plot C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051 within fifteen days from the date of this publication in the Gazette. The observations received after the aforementioned period of 15 days will not be considered when the draft amendments will be taken for consideration.

The following clause is inserted in the 'Definitions' clause in Chapter XI :—
Quote

'Admissible claim value' shall mean the claim value admissible to the Constituent as ascertained by the Investor Grievance Redressal Committee or Panel and recorded in the directions or order.

Unquote

2. The following sentence is proposed to be inserted at the end of Byelaw 1 of Chapter XI:—Quote

The Exchange shall be entitled to facilitate arbitration for such disputes and parties as mentioned in the provisions of Byelaw 1, including the arbitration reference filed by Trading Member against the directions or order of the Investor Grievance Redressal Panel (IGRP), by adopting such procedures as may be prescribed by it under this Chapter.

Unquote

- 3. (A) The following clause is proposed to be inserted as Byelaw 13A in Chapter XI :— Quote
- (13A) (i) In cases where the Trading Member informs the Exchange of his intention to pursue arbitration against the order of the IGRP in favour of the Constituent, within 7 days from the date of signing of IGRP order, and the admissible claim value is not more than Rupees Ten Lakhs then 50% of the admissible claim value or Rupees Seventy-Five thousand, whichever is less, shall be released to the Constituent from Investor Protection Fund (IPF) of the Exchange.
- (ii) In case the arbitration award is in favour of the Constituent in the matter as mentioned in clause (i) above or Arbitration award in favour of the Constituent is not more than Rupees Ten Lakhs in the matter directly filed for arbitration and the Member conveys his intention of preferring appeal against such arbitral award or filing petition in Court to set aside such arbitral award or Application u/s 33 of Arbitration and Conciliation Act, 1996, within 7 days from the date of receipt of the award, then a positive difference of 50% of the award amount or Rupees One Lakh Fifty Thousand, whichever is less after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from IPF of the Exchange.

In case 50% of the award amount or Rupees One Lakh Fifty Thousand, whichever is less, exceeds the amount already released as per admissible claim of the Constituent, then the same shall be construed as positive difference for the above.

(iii) In case the appellate arbitration award is in favour of the Constituent and the Trading Member conveys his intention of filing petition in court to set aside the appellate arbitration award u/s 34 or application u/s 33 of the Arbitration and Conciliation Act, 1996, within 7 days from the receipt of the appellate award, then a positive difference of 75% of the amount determined in the appellate arbitration award or Rupees Two Lakhs, whichever is less, after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from the IPF of the Exchange.

In case 75% of the award amount or Rupees Two Lakhs whichever is less, exceeds the amount already released to the Constituent from IPF, then the same shall be construed as positive difference for the above purpose.

- (iv) Before release of the said amounts from the IPF to the Constituent, the Exchange shall obtain appropriate undertaking or indemnity from the Constituent against the release of the amount from IPF, to ensure return of the amount so released to the Constituent, in case the proceedings are decided against the Constituent.
- (v) If it is observed that there is an attempt by Constituent either individually or through collusion with Trading Member(s) or with any other stakeholders, to misuse the clauses (i) to (iv) above, then without prejudice to the powers of SEBI to take action, appropriate action in this regard shall be taken against any such person, by the Relevant Authority, including disqualification of the person so involved from henceforth accessing the benefits of these provisions.
- (vi) The amount released to the Constituent from IPF as per the admissible claim will be replenished back to IPF from the deposit or collaterals or any other amounts, including the blocked amount of the Trading Member available with the Exchange/National Securities Clearing Corporation Limited (NSCCL) and the balance will be paid to the Constituent in the following cases:
 - (a) The Trading Member informs the Exchange, within 7 days from the date of signing of IGRP directions ascertaining the admissible claim amount, his intention to refer the matter to arbitration and fails to refer the matter to arbitration within the prescribed time limit i.e. three years.
 - (b) The Trading Member fails to inform the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court or intention to make a request u/s 33 of Arbitration and Conciliation Act, 1996 for rectification or correction of award, against the arbitral award, within 7 days from the date of receipt of award.
 - (c) The Trading Member informs the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court but fails to prefer the same within prescribed time limit (one month from date of receipt of award in case of appellate arbitration and three months from date of receipt of award, in case of petition in court).

For cases where request is made under Section 33 of Arbitration and Conciliation Act, 1996 for clarification or rectification of award, the one month period in case of appeal and three months period in case of petition mentioned above will be from the date of receipt of the order passed by arbitrator u/s 33 applications by the Trading Member.

- (d) The matter is decided in favour of the Constituent after conclusion of arbitration or appellate arbitration or court proceedings and the Trading Member decides not to pursue the matter further.
- (vii) In case Constituent loses at any stage of the proceedings and decides not to pursue the matter further, then the Constituent shall refund the amount released from IPF, back to the IPF of the Exchange. In case the Constituent fails to make good the amount released out of IPF then the Constituent (based on the PAN of the Constituent) shall not be allowed to trade on any of the Exchanges till such time the Constituent refunds the amount to IPF. Further the securities lying in the demat account(s) of the Constituent shall be frozen till such time as the Constituent refunds the amount to the IPF.

(viii) The Exchange may be empowered to initiate any proceedings in a court of law for the purpose of recovering any amounts due to the IPF, against such Constituent who fails to make good the amount released to him out of IPF as mentioned in clause (vii) above.

Unquote

- (B) As a consequence, the existing Byelaw 13A is proposed to be renumbered as Byelaw 13B and the same is proposed to be amended as under:—
 - (i) The words "Notwithstanding anything contained in the Byelaws, in cases" appearing before the words "where the arbitration award is passed against the Trading Member" are proposed to be deleted and the following words "For cases, other than cases falling under the purview of Byelaw 13A above," are proposed to be inserted in its place.
 - (ii) The Byelaw number "13B" referred in the last line of the first para is proposed to be substituted with the Byelaw number "13C".
- (C) As a consequence, the existing Byelaw 13B is proposed to be renumbered as Byelaw 13C and the same be substituted with the new Byelaw 13C as under -

Quote

13 (C) (a) The Exchange shall make the payment of the Arbitral Award amount kept aside in a separate account as specified in Byelaw 13B above to the awardee, along with interest earned on the amount that has been set aside, in case the Trading member fails to convey within 7 days of receipt of the award his desire to challenge the award or appellate award in court to the Exchange.

Further, the Exchange shall release the award amount as soon as the time for preferring an appeal before the Appellate Arbitrator or Court has expired and no appeal has been preferred.

- (b) The Exchange shall make payment of the Appellate Arbitral Award to the awardee along with the interest earned on the amount that has been set aside as soon as
 - (i) the time for making an application to a court to set aside such Appellate Arbitral Award under Section 34 of Act has expired and no application has been made, or
 - (ii) an application to a court to set aside such Appellate Arbitral Award under Section 34 of the Act, having been made, has been refused by such court, or
 - (iii) an application to a court to set aside such Appellate Arbitral Award under Section 34 of the Act, having been made, but where no stay has been granted by such court within a period of three months from the date on which the party making that application had received the Appellate Arbitral Award.

Unquote

- 4. It is proposed to amend the existing Byelaw 22 of Chapter XII as under :—
- (i) The words "assets collected" appearing after the words "The charges to be paid to the Exchange on the" are proposed to be deleted.
- (ii) The words "amounts transferred to the Defaulters' Committee account" are proposed to be inserted before the words "shall be such sum as the relevant authority may from time to time prescribe".
- 5(1). It is proposed to insert the following clause as Byelaw 4 after existing Byelaw 3 in Chapter XIII:—

Quote

- (4) The Trust shall have the power to utilise amounts out of the IPF, subject to maximum permissible limits for each Constituent, in cases mentioned below:—
 - (i) In cases where the Trading Member informs the Exchange of his intention to pursue arbitration against the order of the IGRP in favour of the Constituent, within 7 days from the date of signing of IGRP order, and the admissible claim value is not more

than Rupees Ten Lakhs, then 50% of the admissible claim value or Rupees Seventy-Five thousand, whichever is less, shall be released to the Constituent from IPF of the Exchange.

- (ii) In case the arbitration award is in favour of the Constituent in the matter as mentioned in clause (i) above or Arbitration award in favour of the constituent is not more than Rupees Ten Lakhs in the matter directly filed for arbitration and the Member conveys his intention of preferring appeal against such arbitral award or filing petition in Court to set aside such arbitral award or Application u/s 33 of Arbitration and Conciliation Act, 1996, within 7 days from the date of receipt of the award, then a positive difference of 50% of the award amount or Rupees One Lakh Fifty Thousand, whichever is less after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from IPF of the Exchange. In case 50% of the award amount or Rupees One Lakh Fifty Thousand whichever is less, exceeds the amount already released as per admissible claim of the Constituent, then the same shall be construed as positive difference for the above.
- (iii) In case the appellate arbitration award is in favour of the Constituent and the Trading Member conveys his intention of filing petition in court to set aside the appellate arbitration award u/s 34 or application u/s 33 of the Arbitration and Conciliation Act, 1996, within 7 days from the receipt of the appellate award, then a positive difference of 75% of the amount determined in the appellate arbitration award or Rupees Two Lakhs, whichever is less, after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from the IPF of the Exchange. In case 75% of the award amount or Rupees Two Lakhs whichever is less, exceeds the amount already released to the Constituent from IPF, then the same shall be construed as positive difference for the above purpose.
- (iv) Before release of the said amounts from the IPF to the Constituent, the Exchange shall obtain appropriate undertaking or indemnity from the Constituent against the release of the amount from IPF, to ensure return of the amount so released to the Constituent, in case the proceedings are decided against the Constituent.
- (v) If it is observed that there is an attempt by Constituent either individually or through collusion with Trading Member(s) or with any other stakeholders, to misuse the clauses (i) to (iv) above, then without prejudice to the powers of SEBI to take action, appropriate action in this regard shall be taken against any such person, by the Relevant Authority, including disqualification of the person so involved from henceforth accessing the benefits of these provisions.
- (vi) The amount released to the Constituent from IPF as per the admissible claim will be replenished back to IPF from the deposit or collaterals or any other amounts, including the blocked amount of the Trading Member available with the Exchange/NSCCL and the balance will be paid to the Constituent in the following cases:
 - (a) The Trading Member informs the Exchange, within 7 days from the date of signing of IGRP directions ascertaining the admissible claim amount, his intention to refer the matter to arbitration and fails to refer the matter to arbitration within the prescribed time limit i.e. three years.
 - (b) The Trading Member fails to inform the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court or intention to make a request u/s 33 of Arbitration and Conciliation Act, 1996 for rectification or correction of award, against the arbitral award, within 7 days from the date of receipt of award.
 - (c) The Trading Member informs the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court but fails to prefer the same within prescribed time limit (one month from date of receipt of award in case of appellate arbitration and three months from date of receipt of award, in case of

petition in court). For cases where request is made under section 33 of Arbitration and Conciliation Act, 1996 for clarification or rectification of award, the one month period in case of appeal and three months period in case of petition mentioned above will be from the date of receipt of the order passed by arbitrator u/s 33 applications by the Trading Member.

- (d) The matter is decided in favour of the constituent after conclusion of arbitration or appellate arbitration or court proceedings and the Trading Member decides not to pursue the matter further.
- (vii) In case Constituent loses at any stage of the proceedings and decides not to pursue the matter further, then the Constituent shall refund the amount released from IPF, back to the IPF of the Exchange. In case the Constituent fails to make good the amount released out of IPF then the Constituent (based on the PAN of the Constituent) shall not be allowed to trade on any of the Exchanges till such time the Constituent refunds the amount to IPF. Further the securities lying in the demat account(s) of the Constituent shall be frozen till such time as the Constituent refunds the amount to the IPF.
- (viii) The Exchange may be empowered to initiate any proceedings in a court of law for the purpose of recovering any amounts due to the IPF, against such Constituent who fails to make good the amount released to him out of IPF as mentioned in clause (vii) above."

Unquote

5(2). It is proposed to insert the following clause as Bye-laws 5 after new Bye-laws 4 in Chapter XIII as under:

Quote

(5) The Trust shall have the power to utilise corpus and interest earned on the corpus of the IPF for meeting expenses or claims relating to services provided to investors as stipulated by SEBI or Board from time to time.

Unquote

5(3). As a consequence of the above, it is proposed to renumber the existing Bye-laws (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16) and (17) of Chapter XIII as Bye-laws (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16), (17), (18) and (19) respectively of Chapter XIII.

For National Stock Exchange of India Limited,

R. JAYAKUMAR, Authorised Signatory.

NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Regd. Office : Exchange Plaza, Plot C-1, Block-G, Bandra-Kurla Complex, Bandra (E.), Mumbai 400 051.

The draft amendments to the National Stock Exchange (Futures and Options Segment) Trading Regulations as given hereunder are published for criticism in accordance with the provisions of section 23 of the General Clauses Act, 1897 in the *Official Gazette* of State of Maharashtra. Any person having any observations on the proposed amendments to the said Regulations can send the same in writing to the undersigned at the Exchange Plaza, C-1, Block G, Bandra-Kurla Complex, Bandra (E.), Mumbai 400 051 within fifteen days from the date of this publication in the *Gazette*. The observations received after the aforementioned date will not be considered when the draft amendments will be taken for consideration.

(1) The following clause is proposed to be inserted as Regulation 3.6B in Chapter 3 after the existing Regulation 3.6A:—

Quote

3.6B The Contract Note shall include a remark stating non-compliance by the Constituent with regards to deposit of margin and/or additional margin.

Unquote

(2) The following clause is proposed to be inserted as Regulation 3.9.8 in Chapter 3 after the existing Regulation 3.9.7:—

Quote

3.9.8 In case the Trading Member has made margin calls to the Constituent and the Constituent has failed to comply with these margin calls, then the contract note issued by the Trading member for the transactions owing to non-compliance of such margin calls would bear a remark specifying the same. For e.g. remark like "* - margin not provided"

Unquote

- (3) The following sentence "If the party preferring the appeal is a Constituent whose claim or counter claim does not exceed Rs. 10,00,000 then the fee payable by such party shall not exceed Rs. 10,000 and any additional fee and other cost of arbitration shall be borne by the Exchange and IPF of the Exchange equally or such amount as may be prescribed by the Relevant Authority from time to time." is proposed to be inserted after the first sentence in clause (a) of Regulation 5.21 in Chapter 5.
- (4) The following clause is proposed to be inserted as Regulation 6.1.21 in Chapter 6 after the existing Regulation 6.1.20:—

Quote

6.1.21. Trading Member shall maintain a verifiable record of margin calls made to the Constituents as mentioned under Regulation 3.9.8 above and that the Constituents have not complied with the same.

Unquote

For National Stock Exchange of India Limited,

R. JAYAKUMAR, Authorised Signatory.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), नाशिक विभाग, नाशिक यांचे कार्यालय

विक्रीकर भवन, प्रशांतनगर, पाथर्डी फाटा, नाशिक-१०.

अधिसूचना

[केंद्रीय विक्रीकर कायदा (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) प्रमाणे] क्रमांक नावि/विसआ/आस्था-४/सी-नम्ने/अवैध/२०१३/ब-३३८

ज्याअर्थी, व्यापारी मे. नाफ्तालाईन केमि. प्रॉडक्टस. पत्ता-१३, तृप्ती को-ऑप. हौसिंग सोसायटी, एमएसीबी कार्यालयाजवळ, नाशिक रोड, नाशिक ४२२ १०१. केंद्रीय विक्रीकर कायदा नोंदणी दाखला व्हॅट टीन क्रमांक २७८७०३२४८५६ व्ही/सी यांकडून कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) प्रमाणे त्यांना मंजूर करण्यात आलेली घोषणापत्र नमुना 'सी ' क्रमांक एमएच-१२/८४६०४२ (एकूण ०१ घोषणापत्र 'सी ') हे गहाळ झाले आहे. त्यांनी स्थानिक वर्तमानपत्र (मराठी) देशदूत, नाशिक, सोमवार, दिनांक १२ ऑगस्ट २०१३ शोणि देशदूत टाईम्स, नाशिक, सोमवार, दिनांक १२ ऑगस्ट २०१३ रोजी तशा प्रकारची जाहिरात दिली आहे.

त्याअर्थी, मी, सु. प. काले, विक्रीकर सहआयुक्त (व्हॅट-प्रशा.), नाशिक विभाग, नाशिक मध्यवर्ती विक्रीकरच्या नियम ४अ पैकी पोट-नियम (७) अन्वये विहीत केलेल्या अधिकारांचा वापर करून असे जाहीर करतो की, सदरहू नमुना ' सी ' क्र. एमएच-१२/८४६०४२ (एकूण ०१ घोषणापत्र ' सी ') अवैध ठरविण्यात आलेली आहे.

सु. प. काले,

नाशिक, दिनांक २४ जानेवारी २०१४. विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), नाशिक विभाग, नाशिक.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.) NASHIK DIVISION, NASHIK

Vikrikar Bhavan, Prashant Nagar, Pathardi Phata, Nashik-10NOTIFICATION

[Under Sub-Rule (7) of Rule 4A of the Central Sales Tax (Bombay) Rules, 1957] No. ND/JCST/C' Forms/invalid/2013/B-338

Whereas, it has been reported by M/s. Napthalene Chemie Products. Address- 13, Trupti Co-op. Hsg. Society, Near MSEB Office, Nashik Road, Nashik 422 101. Tin holder No. 27870324856 C/V that the, declaration referred to in sub-section (4) of Sec. 8 of Central Sales Tax Act, 1956 (LXXIV of 1956) in form 'C' issued to them bearing number MH-12/846042 (Total 01 declaration in 'C' form) have been lost. The advertisement was given in local news paper (Marathi) Deshdoot, Nashik, Monday, dated 12th August 2013 and (English) Deshdoot Times, Nashik, Monday, dated 12th August 2013.

I, S. P. Kale, Joint Commissioner of Sales Tax, Nashik Division, Nashik in exercise of the powers vested in me under sub-rule (7) of rule 4A of CST (Bombay) Rules, 1956 hereby declare that the said declarations in form 'C' bearing number MH-12/846042 (Total 01 declaration in 'C' form) should be considered as invalid.

S. P. KALE, Joint Commissioner of Sales Tax, (VAT-Adm.), Nashik Division, Nashik.

Nashik, dated the 24th January 2014.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), ठाणे शहर विभाग, ठाणे यांचे कार्यालय

चौथा मजला, जिल्हाधिकारी कार्यालय आवार, कोर्ट नाका, ठाणे (पश्चिम).

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे] क्रमांक विसआ/व्हॅट-प्रशा./ठाणे शहर, ठाणे/"क" नम्ना/१३-१४/ब-४२६

ज्याअर्थी, मे. निडुंब्रा इंडस्ट्रिज प्रा. लि., प्लॉट नं. अ-१५६, मेन रोड, वागळे इंडस्ट्रियल इस्टेट, ठाणे, जिल्हा ठाणे ४०० ६०४. महाराष्ट्र मुल्यवर्धीत कर कायद्याखालील नोंदणी दाखला क्र. २७३६०४०४१४३ व्ही व केंद्रीय विक्रीकर कायदा नोंदणी दाखला क्र. २७३६०४०४१४३ सी यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या कलम ८ पैकी पोट-नियम (४) प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञापत्रे "क" नमुना क्र. एमएच-०९/१९८८४१६ (एकूण १ "क" नमुना) त्यांच्याकडून गहाळ झालेला आहे. तसेच दिनांक १९ जानेवारी २०१४, रोजी "ठाणे वैभव" व दिनांक १९ जानेवारी २०१४ रोजी "द फ्री प्रेस जरनल" या वर्तमानपत्रात जाहिरात दिलेली आहे.

त्याअर्थी, मी, ज्ञा. म. थोरात, विक्रीकर सहआयुक्त (व्हॅट-प्रशा.), ठाणे शहर, विभाग, ठाणे, केंद्रीय विक्रीकर अधिनियम (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरहू "क" नम्ना क्र. एमएच-०९/१९८८४१६ (एक्ण १ "क" नम्ना) रद्द ठरविण्यात आलेला आहे.

ज्ञा. म. थोरात, विक्रीकर सहआयुक्त (व्हॅट-प्रशा.), ठाणे शहर विभाग, ठाणे.

ठाणे, दिनांक ५ फेब्रुवारी २०१४.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.), THANE CITY DIVISION, THANE

Fourth Floor, Collector Office, Court Naka, Thane (West).

NOTIFICATION

[Notification Under Sub-rule (7) of the Central Sales Tax (Mumbai) Rule, 1957]
No. JCST/VAT-Adm./Thane City/Form " C "/2013-14/B-426

Where it has been brought to my notice by M/s. Needumbra Industries Pvt. Ltd., Plot No. A-156, Main Road, Wagle Industrial Estate, Thane 400 604, holder of R.C. No. 27360404143V under VAT Act and 27360404143C R.C. under Central Sales Tax Act, 1956 that declaration referred to in sub-section (4) of section (8) of Central Sales Tax Act, 1956 in form "C" issued to them bearing serial MH-09-1988416 (total 1 "C" form) has been lost was in respect said fact, advertisement was given in local Newspaper "Thane Vaibhav" dated 19th January 2014 and "The Free Press Journal" dated 18th September 2013.

After considering above facts, I, Shri D. M. Thorat, Joint Commissioner of Sales Tax (Vat-Adm.), Thane City Div., Thane, in exercise of the power vested in me under sub-rule (7) of the Central Sales Tax (Mumbai) Rule, 1957 hereby dealer that the said declaration in Form "C" bearing Serial No. MH-09-1988416 (total 1 "C" form) shall be considered invalid and cancelled.

D. M. THORAT, Joint Commissioner of Sales Tax (VAT-Adm.), Thane City Division, Thane.

Thane, dated 5th February 2014.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, २रा मजला, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे] क्रमांक विसआ/व्हॅट/पुणे/'ग' नम्ने/१३-१४/ब-११००.

ज्याअर्थी, मे. श्रेणिक एजन्सी, शॉप नं. १५, बिल्डिंग नं. ६, व्हाईट हाऊस सोसायटी, विमानतळ रोड, पुणे ; मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७८४०३९२६२७-व्ही आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७८४०३९२६२७-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे 'ग' नमुने क्रमांक एमएच-१२/४९७१३९, एमएच-१२/४९७१४५ (एकूण २ 'ग' नमुने) हरिवलेला आहे. त्याकरिता त्यांनी दिनांक १ डिसेंबर २०१३, रोजीच्या मराठी वर्तमानपत्र 'लोकसत्ता 'व दिनांक १ डिसेंबर २०१३ रोजीच्या 'द इंडियन एक्सप्रेस 'या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून 'ग' नमुने मिळाले नसल्याचे नमूद केले असून रुपये ४,८६,९८२ इतक्या रकमेचा इंन्डेमिनटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, 'ग' नमुना एमएच-१२/४९७१३९, एमएच-१२/४९७१४५ (एकूण २ 'ग' नमुने) रद्द ठरविण्यात आलेले आहेत.

चित्रा कुलकर्णी,

पुणे, दिनांक १० फेब्रुवारी २०१४. विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), पुणे विभाग, पुणे.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.), PUNE DIVISION, PUNE

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006 NOTIFICATION

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957] No. JCST/VAT-Adm./Pune/Dupl./ C' Forms/13-14/B-1100.

Whereas, it has been reported by M/s. Shrenik Agency, Shop No. 15, Building No. 6, White House Society, Airport Road, Pune; holder of Tin No. 27840392627-V under the MVAT Act, 2002, and Tin No. 27840392627-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of section 8 of the Central Sales Tax Act, 1956, (LXXIV of 1956) in Forms 'C' issued to them bearing No. MH-12/497139, MH-12/497145, (Total 2 'C' Forms) have been lost and to that effect the dealer has given the advertisement in Marathi Newspaper 'Loksatta', dated 1st December 2013 and Engilsh Newspaper 'The Indian Express', dated 1st December 2013 and forwarded the newspaper cutting to this office, also submitted Indemnity Bond of Rs. 4,86,982.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Form declarations bearing No. MH-12/497139, MH-12/497145, (Total 2 'C' Forms) is treated as invalid.

CHITRA KULKARNI,
Joint Commissioner of Sales Tax (VAT-ADM.),
Pune Division, Pune.

Pune, dated the 10th February 2014.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, २रा मजला, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे] क्रमांक विसआ/व्हॅट/पुणे/ ग ' नमुना/१३-१४/ब-११०६

ज्याअर्थी, मे. ओंकार एंटरप्रायझेस, २५५-ए, जोतीबानगर, तळवडे, पुणे; मूल्यर्वाधत कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७८७०००४५६२-व्ही आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७८७०००४५६२-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा 'ग'नमुना क्रमांक एमएच-०९/४६८९० (एकूण १ 'ग'नमुना) हरविलेला आहे. त्याकरिता त्यांनी दिनांक ४ जानेवारी २०१४, रोजीच्या मराठी वर्तमानपत्र 'पुण्य नगरी 'व दिनांक ४ जानेवारी २०१४ रोजीच्या 'सकाळ टाईम्स 'या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून 'ग'नमुना मिळाला नसल्याचे नमूद केले असून रुपये ०७,७४,७१२ इतक्या रकमेचा इन्डेमिनटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, 'ग' नमुना क्रमांक एमएच-०९/४६८९० (एकूण १ 'ग' नमुना) रद्द ठरविण्यात आलेला आहे.

चित्रा कुलकर्णी,

पुणे, दिनांक १० फेब्रुवारी २०१४. विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), पृणे विभाग, पृणे.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.), PUNE DIVISION, PUNE

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006 NOTIFICATION

[Under sub-rule (7) of rule 4A of the Central Sales Tax (Bombay) Rules, 1957] No. JCST/VAT-Adm./Pune/Dupl./ C ' Form/13-14/B-1106

Whereas, it has been reported by M/s. Onkar Enterprises, 255-A, Jyotiba Nagar, Talawade, Pune, holder of Tin No. 27870004562-V under the MVAT Act, 2002, and Tin No. 27870004562-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of Section 8 of the Central Sales Tax Act, 1956, (LXXIV of 1956) in Form 'C' issued to them bearing No. MH-09/46890, (Total 1 'C' Form) has been lost and to that effect the dealer has given the advertisement in Marathi newspaper 'Punyanagari', dated 4th January 2014 and in English newspaper 'Sakal Times', dated 4th January 2014 and forwarded the newspaper cutting to this office, also submitted Indemnity Bond of Rs. 07,74,712.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Form declaration bearing No. MH-09/46890, (Total 1 'C' Form) is treated as invalid.

Pune, dated the 10th February 2014.

CHITRA KULKARNI, Joint Commissioner of Sales Tax (VAT-ADM.), Pune Division, Pune.

Notice

Notice is hereby given that the Share certificate for 686 Equity Shares of Zensar Technologies Limited standing in the name of the undermentioned shareholder has been, lost or mislaid and application has been received by the Company to issue duplicate certificate:—

Folio	Name of the Shareholder	No.of	Certificate	Distinctive
No.		Shares	Nos.	Nos.
P02618	P L Vasanthi	24	62172-174	3183333-356
N00862	Navnitlal Chimanlal Chokshi	25	29418	2215451-475
	Indiraben Navnitlal Chokshi	32	52337	3110733-764
		8	87324	8950513-520
		35	113878-881	13415218-252
I00132	Indiraben Navnitlal Chokshi	25	22288	2037201-225
	Navnitlal Chimanlal Chokshi	32	47958	2763585-616
		8	85509	8895341-348
		35	104880-883	13292118-152
P02111	Puran Chand Dhingra	24	5973	532459-482
		26	116630-633	13454353-378
A02722	Abhijit Gore	12	83836	8610011-022
V00458	Vasudeo Narayan Bhagwat	25	39559	2468976-9000
		48	59218-59219	3445005-052
		20	69849	5787167-186
		34	80681	7471570-603
		73	134913-918	13917985-8057
		200	152463	24448558-757

Any person who has a claim in respect of the said shares should lodge such claim with the Company at its Registered Office at "Zensar Technologies Limited, Zensar Knowledge Park, Kharadi, Plot #4, MIDC, Off Nagar Road, Pune 411 014," within fifteen days from the date of publication of this Notice, else the Company will proceed to issue Duplicate Share Certificate.

For Sharepro Services (India) Pvt. Ltd.,

Dated 28th February 2014.

ABRAHAM K G.

Serial No. 459

Notice

Notice is hereby given that the Share certificate for 930 Equity Shares of NOCIL LIMITED standing in the name of the undermentioned shareholder has been lost or mislaid and application has been received by the Company to issue duplicate certificate:—

Folio No.	Name of the Shareholder	No. of Shares	Certificate Nos.	Distinctive Nos.
R01842	Ram Ratan Bajpai	930	1757974-992	100280236-81165

Any person who has a claim in respect of the said shares should lodge such claim with the Company at its Registered Office: at "NOCIL LIMITED, Registered Office: Mafatlal House, Backbay Reclamation, Mumbai 400 020", within Fifteen days from the date of publication of this Notice, else the Company will proceed to issue Duplicate Share Certificate.

For Sharepro Services (India) Pvt. Ltd.,

Dated 28th February 2014.	ABRAHAM K G

Serial No. 460

Notice

Notice is hereby given that the Share certificate for 182 Equity Shares of MAHINDRA LIFESPACE DEVELOPERS LIMITED standing in the name of the undermentioned shareholder has been lost or mislaid and application has been received by the Company to issue duplicate certificate:—

Folio	Name of the Shareholder	No. of	Certificate	Distinctive
No.		Shares	No.	Nos.
40746978	Kamalaben Ramanlal Shah Ramanlal Lilachand Shah	182	524602	6249686-867

Any person who has a claim in respect of the said shares should lodge such claim with the Company at its Registered Office at "MAHINDRA LIFESPACE DEVELOPERS LIMITED, Registered Office: 5th Floor, Mahindra Towers, Worli, Mumbai 400 018" within Fifteen days from the date of publication of this Notice, else the Company will proceed to issue Duplicate Share Certificate.

For Sharepro Services (India) Pvt. Ltd.,

Dated 28th February 2014.

ABRAHAM K G.

Notice

Notice is hereby given that the following certificate(s) for the under mentioned Shares of the BASF India Limited have been lost/mislaid and the holder(s) of the said Shares have applied to the Company to issue duplicate certificate(s).

Any person who has a claim in respect of the said shares should lodge such claim with the Company at its *Registered Office*: Vibgyor Towers Unit No. 101,1st Floor G Block, C-62 Bandra-Kurla Complex, Bandra (E.), Mumbai 400 051 within 15 days from this date, else the Company will proceed to issue duplicate share certificate(s):—

Folio No.	Name of the Shareholder	Distinctive Nos.	No. of Shares
U0003560	Usha R Modi Ravindra C Modi	10678871-75, 10874762-71	15
N0000410	Norbert Rodrigues	5684850-88, 8486891-948	97

For BASF India Ltd.,

Place: Mumbai,

Date: 1st March 2014.

MR. PRADEEP CHANDAN, Company Secretary.

Serial No. 462

Notice

Notice is hereby given that the certificates for 20 equity shares of Tata Communications Ltd. standing in the name of under mentioned shareholders have been lost or mislaid and application(s) have been received by the Company to issue duplicate share certificates.

Sr. No	Folio No.	Shareholder(s) Name	No. of Shares	Distinctive Nos.
1	020942	Viramati N Jhaveri Mehool N Jhaveri	20	95520077-096

Any person who has a claim in respect of the said shares should lodge such claim with the Company at its Registered Office, at VSB, M. G. Road, Fort Mumbai 400 001 within 15 days from the date of this notice, failing which the Company will proceed to issue duplicate share certificates.

For Sharepro Services (India) Pvt. Ltd.,

Place: Mumbai,

Date: 1st March 2014. MRS. INDIRA KARKERA.

Serial No. 463

TATA CONSULTANCY SERVICES LTD.

Regd. Office: Nirmal Building, 9th Floor, Nariman Point, Mumbai 400021.

Notice

Notice is hereby given that the certificates for the undermentioned Securities of the Company have been lost/mislaid and the holder of the said securities has applied to the Company to issue duplicate certificates.

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificates without further intimation.

Name of the holder	Kind of Securities and face value	No. of Securities	Distinctive Numbers
Pramila Kharbanda	Equity shares of Re 1 each	75 shares 75 shares	480247742 to 480247816 489441447 to 489441521

Kolkata, dated 17th October 2013.	PRAMILA KHARBANDA

Serial No. 465

Notice

Notice is hereby given that certificates for the undermentioned shares of ACC Limited have been misplaced and the undersigned have applied to the Company to issue duplicate certificate(s) for the said shares.

Folio No.	Name of the shareholders	No. of equity shares	Distinctive Numbers
S 32546	Mr. Salil Kumar Sarkar	1 Share of Rs. 100 f.v. 8 Share of Rs. 10 f.v.	11885648 65519439/446

Any person(s) in possession of the said share certificates of having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within one month from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates.

Place: Mumbai,

dated 15th November 2013.

MR. SALIL KUMAR SARKAR.

Notice

Notice is hereby given that certificates for 5 shares of Rs. 100 each bearing Nos. 3947799/803 under folio No. V06365 of ACC Limited standing in the name(s) of Mr. Vijay Murlidhar Paranjpe has/have been lost or misplaced and the undersigned has/have applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates or having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within one month from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates.

Place: Mumbai,

dated 15th November 2013.

MR. VIJAY MURLIDHAR PARANJPE.

Serial No. 467

Notice

Notice is hereby given that certificates for 180 shares of Rs. 10 each bearing Nos. 7463591/7463770 under folio No. C09014 of ACC Limited standing in the name(s) of Late Chandanben Harkishandas Patel and Mr. Niranjankumar Harkishandas Patel has/have been lost or misplaced and the undersigned has/have applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates or having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within one month from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates.

Place: Mumbai,

dated 20th November 2013.

MR. NIRANJANKUMAR HARKISHANDAS PATEL.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, २रा मजला, येरवडा, पुणे ४११ ००६.

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे] क्रमांक विसआ/व्हॅट/पुणे/ ग ' नमुने/१३-१४/ब-१२३८

याअर्थी, मे. एन.व्ही. एस. द होलसेल प्लायवुड स्टोअर्स., २५, भवानी पेठ, पालखी चौक जवळ, पुणे ४११ ०४२. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्रमांक २७९२०८१५२१२-व्ही आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७९२०८१५२१२-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा 'ग' नमुना क्रमांक एमएच-१२ए/३१४७७७, (एकूण १ 'ग' नमुना) हरविलेला आहे. त्यांकिरता त्यांनी दिनांक २ सप्टेंबर २०१३ रोजीच्या मराठी वर्तमानपत्र 'महाराष्ट्र टाईम्स व दिनांक २ सप्टेंबर २०१४ रोजीच्या 'टाईम्स ऑफ इंडिया या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून 'ग' नमुना मिळाला नसल्याचे नमूद केले असून रुपये ३६,२३४ इतक्या रकमेचा इंन्डेमिनटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, 'ग' नमुना क्रमांक एमएच-१२ए/३१४७७७, (एकूण १ 'ग' नमुना) रद्द ठरविण्यात आलेला आहे.

चित्रा कुलकर्णी,

पुणे, दिनांक २० फेब्रुवारी २०१४. विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), पुणे विभाग, पुणे.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.), PUNE DIVISION, PUNE

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957] No. JCST/VAT-Adm./Pune/Dupl. 'C' Forms/13-14/B-1238

Whereas, it has been reported by M/s. NVS The Wholesale Plywood Store, 25, Bhawani Peth, Near Palkhi Chowk, Pune 411 042; holder of Tin No. 27920815212-V under the MVAT Act, 2002, and Tin No. 27920815212-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of section 8 of the Central Sales Tax Act, 1956, (LXXIV of 1956) in Form 'C'issued to them bearing Nos. MH-12A/314777, (Total 1 'C'forms) has been lost and to that effect the dealer has given the advertisement in Marathi newspaper 'Maharashtra Times', dated 2nd September 2013 and English newspaper 'Times of India', dated 2nd September 2013 and forwarded the newspaper cutting to this office, also submitted Indemnity Bond of Rs. 36,234.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Form declaration bearing Nos. MH-12A/-314777 (Total 1 'C' form) is treated as invalid.

CHITRA KULKARNI, Joint Commissioner of Sales Tax (VAT-ADM.), Pune Division, Pune.

Pune, dated the 20th February 2014.

Notice

Notice is hereby given that certificates for 17 Shares of Rs. 100 each bearing Nos. 1246925/927, 2166236/238, 2973771, 3509373, 6232369/371, 9811675/680 under folio No. K06773 of ACC Limited standing in the name(s) of Late Kanaiyalal Thakorlal Mehta has/have been lost or misplaced and the undersigned has/have applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates or having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within one month from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates.

Ρ	lace	:	Mumbai,	
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Date: 31st October 2013.

MR. DEEPAN PULIN MEHTA.

Serial No. 487

Notice

Notice is hereby given that the certificates for 6250 equity Shares of Newever Trade Wings Limited standing in the name of under mentioned shareholders have been lost or mislaid and application(s) have been received by the Company to issue duplicate share certificates.

Sr. No.	Folio No.	Shareholders Name	No. of shares	Distinctive Nos.
1	000518	Sushila Gupta	6250	7197201 -7203450

Any person(s) who has/have a claim in respect of the said shares should lodge such claim with the Company at its *Registered Office*: Newever Trade Wings Ltd., 238B, Fourth Floor, J C Bose Road, Unit 4B, Kolkata 700 020, West Bengal, within 21 days from the date of publication of this notice else the Company will proceed to issue duplicate certificate(s).

For Sharepro Services (India) Pvt. Ltd.,

Place: Mumbai,

Date: 15th March 2014. MR. G. R. RAO.